

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Bo. 450 Alexandia Virginia 22313-1450 www.uspto.gov

APPLICATION NO). FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/800,403	03/05/2001	Thulasiraman Jeyaraman	SUN1P806/P5418	2707
22434	7590 05/18/2006		EXAMINER	
BEYER WEAVER & THOMAS LLP			DUONG, THOMAS	
P.O. BOX 70250 OAKLAND, CA 94612-0250			ART UNIT	PAPER NUMBER
O'HED'H'	D, CH 71012 0230		2145	
•		DATE MAILED: 05/18/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/800,403	JEYARAMAN ET AL.			
		Examiner	Art Unit			
		Thomas Duong	2145			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the	correspondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status			·			
1)[Responsive to communication(s) filed on <u>24 Oc</u>	ctober 2005				
2a)□	•	action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
- ا	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
·		51-53 is/are pending in the apr	olication			
•	Claim(s) <u>1-2, 4-6, 25-26, 28, 35-36, 38-40, and 51-53</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.					
	5) Claim(s) is/are allowed.					
· · · · · · · · · · · · · · · · · · ·	☐ Claim(s) is/are allowed. ☐ Claim(s) <u>1-2, 4-6, 25-26, 28, 35-36, 38-40, and 51-53</u> is/are rejected.					
		13, are rejeated.				
·	7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement.					
اسارت	Claim(3) are subject to restriction and/or	Ciconon requirement.				
Applicati	on Papers					
9)[The specification is objected to by the Examine	r.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11)☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority ι	under 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) 🔲 Notic 3) 🔲 Infori	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date	4) Interview Summar Paper No(s)/Mail I 5) Notice of Informal 6) Other:				

Art Unit: 2145

DETAILED ACTION

Response to Amendment

- 1. This office action is in response to the applicants Pre-Appeal Brief Request For Review filed on December 27, 2005. *Claims 1-2, 4-6, 25-26, 28, 35-36, 38-40, and 51-53* are presented for further consideration and examination.
- 2. Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.
- In view of the Pre-Appeal Brief Request For Review filed on December 27, 2005,
 PROSECUTION IS HEREBY REOPENED. New grounds of rejection are set forth below.

Response to Argument

4. Applicant's arguments, see pg.5–pg.7, filed on December 27, 2005, with respect to claims 1-2, 4-6, 25-26, 28, 35-36, 38-40, and 51-53 have been fully considered and are persuasive. The finality of previous rejection is withdrawn.

Claim Objections

- 5. <u>Claims 4-5</u> are objected to because of the following informalities:
 - claims 4-5 appear to depend on claim 1.

During the course of prosecution, examiner will treat as such. Please make the appropriate correction.

Art Unit: 2145

Double Patenting

6. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., *In re Berg*, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); *In re Goodman*, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); *In re Van Omum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Art Unit: 2145

7. <u>Claims 1, 25, 35, and 51-53</u> rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1 and 9 of U.S. Patent No. US006332165B1. Although the conflicting claims are not identical, they are not patentably distinct from each other because they are both directed to start a local transaction before starting a global transaction.

8. <u>Claims 1, 25, 35, and 51-53</u> rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over *claims 1 and 9* of U.S. Patent No. US006351795B1. Although the conflicting claims are not identical, they are not patentably distinct from each other because they are both directed to start a local transaction before starting a global transaction.

Claim Rejections - 35 USC § 112

- 9. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 10. <u>Claims 40 and 53</u> are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claims contains subject matter, which is not described in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The specification does not show how the computer program product stored in a computer readable medium can perform the modules claimed. Please clarify the language of the claim.

Art Unit: 2145

11. <u>Claims 40 and 53</u> are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter, which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. The specification does not disclose the computer readable medium as claimed. Please clarify the language of the claim.

Claim Rejections - 35 USC § 101

12. 35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

13. <u>Claims 40 and 53</u> are rejected under 35 U.S.C. 101 because the claims are not limited to tangible embodiments since they are stored on an unspecified computer readable medium as claimed. As such, the claim is not limited to statutory subject matter and is therefore non-statutory. To overcome this type of 101 rejection the claims need to be amended to include only the physical computer media and not a transmission media or other intangible or non-functional media. For the specification at the bottom, carrier medium and transmission media would be not statutory but storage media would be statutory.

Claim Rejections - 35 USC § 102

14. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

Art Unit: 2145

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 15. <u>Claims 51-53</u> are rejected under 35 U.S.C. 102(b) as being anticipated by Raz (US005504899A).
- 16. With regard to *claims 51-53*, Raz discloses,
 - receiving a request to start the transaction; (Raz, col.21, line 52 col.23, line 6)

 Raz discloses, "a processor 145 in a distributed transaction processing system that uses the preferred atomic commitment protocol to process global transactions. The processor also processes local transactions. The local transactions, for example, are issued by a local user 146 such as an application program executed by the processor. Global transactions issued by the local user are coordinated by the transaction manager 147, the functions as the atomic commitment coordinator for these global transactions" (Raz, col.21, lines 53-61). In addition, according to Raz, "in any case, the transaction scheduler receives the transaction request and puts the transaction request into an entry of the transaction list" (Raz, col.22, lines 24-26). Hence, Raz teaches of receiving requests to start a transaction and storing the transaction request.
 - storing information which indicates that the request to start the transaction was received; (Raz, col.21, line 52 col.23, line 6)
 Raz discloses, "in any case, the transaction scheduler receives the transaction request and puts the transaction request into an entry of the transaction list" (Raz, col.22, lines 24-26). Hence, Raz teaches of receiving requests to start a transaction and storing the transaction request.

Art Unit: 2145

Page 7

line 52 – col.23, line 6)

Raz discloses, "each transaction should be assumed to be a global, but in this case any optimization of the local concurrency control for local transaction is lost.

When an optimistic local concurrency control is used, for example, knowledge that a transaction is local can be used any time before the transaction is decided"

accessing a first resource manager associated with the transaction; (Raz, col.21,

(Raz, col.22, lines 14-19). In addition, Raz discloses, "the transaction scheduler

eventually transfer execution to the transaction, and the transaction is executed

until either it becomes inhibited or it becomes ready" (Raz, col.22, lines 26-29).

Hence, Raz teaches of executing the transaction as a local transaction

immediately without deciding if it should be a local or a global transaction.

initiating the transaction as a local transaction on the first resource manager without knowledge of whether the transaction is more appropriate to be a local transaction or a global transaction; and (Raz, col.21, line 52 – col.23, line 6)
 Raz discloses, "each transaction should be assumed to be a global, but in this case any optimization of the local concurrency control for local transaction is lost. When an optimistic local concurrency control is used, for example, knowledge that a transaction is local can be used any time before the transaction is decided" (Raz, col.22, lines 14-19). In addition, Raz discloses, "the transaction scheduler eventually transfer execution to the transaction, and the transaction is executed until either it becomes inhibited or it becomes ready" (Raz, col.22, lines 26-29).
 Hence, Raz teaches of executing the transaction as a local transaction

immediately without deciding if it should be a local or a global transaction until it becomes inhibited or it becomes ready.

Art Unit: 2145

completing the transaction, (Raz, col.21, line 52 – col.23, line 6)
 Raz discloses, "the transaction scheduler eventually transfer execution to the transaction, and the transaction is executed until either it becomes inhibited or it becomes ready" (Raz, col.22, lines 26-29). Hence, Raz teaches of executing the transaction as a local transaction immediately without deciding if it should be a local or a global transaction until it becomes inhibited or it becomes ready.

Claim Rejections - 35 USC § 103

- 17. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-2, 4-6, 25-26, 28, 35-36, and 38-40 are rejected under 35 U.S.C. 103(a) as being unpatentable over Raz (US005504899A) and in view of McKeehan et al. (US006061708A).
- 19. With regard to *claims 1, 25, and 35*, Raz discloses,
 - receiving a request to start the transaction; (Raz, col.21, line 52 col.23, line 6)
 Raz discloses, "a processor 145 in a distributed transaction processing system that uses the preferred atomic commitment protocol to process global transactions. The processor also processes local transactions. The local transactions, for example, are issued by a local user 146 such as an application program executed by the processor. Global transactions issued by the local user

Art Unit: 2145

are coordinated by the transaction manager 147, the functions as the atomic commitment coordinator for these global transactions" (Raz, col.21, lines 53-61). In addition, according to Raz, "in any case, the transaction scheduler receives the transaction request and puts the transaction request into an entry of the transaction list" (Raz, col.22, lines 24-26). Hence, Raz teaches of receiving requests to start a transaction and storing the transaction request.

- storing information which indicates that the request to start the transaction was received; (Raz, col.21, line 52 col.23, line 6)
 Raz discloses, "in any case, the transaction scheduler receives the transaction request and puts the transaction request into an entry of the transaction list" (Raz, col.22, lines 24-26). Hence, Raz teaches of receiving requests to start a transaction and storing the transaction request.
- accessing a first resource manager associated with the transaction; (Raz, col.21, line 52 – col.23, line 6)

Raz discloses, "each transaction should be assumed to be a global, but in this case any optimization of the local concurrency control for local transaction is lost. When an optimistic local concurrency control is used, for example, knowledge that a transaction is local can be used any time before the transaction is decided" (Raz, col.22, lines 14-19). In addition, Raz discloses, "the transaction scheduler eventually transfer execution to the transaction, and the transaction is executed until either it becomes inhibited or it becomes ready" (Raz, col.22, lines 26-29). Hence, Raz teaches of executing the transaction as a local transaction immediately without deciding if it should be a local or a global transaction.

Art Unit: 2145

initiating the transaction as a local transaction on the first resource manager without first determine whether the transaction is appropriate to be a local transaction; and (Raz, col.21, line 52 – col.23, line 6)

Raz discloses, "each transaction should be assumed to be a global, but in this case any optimization of the local concurrency control for local transaction is lost. When an optimistic local concurrency control is used, for example, knowledge that a transaction is local can be used any time before the transaction is decided" (Raz, col.22, lines 14-19). In addition, Raz discloses, "the transaction scheduler eventually transfer execution to the transaction, and the transaction is executed until either it becomes inhibited or it becomes ready" (Raz, col.22, lines 26-29). Hence, Raz teaches of executing the transaction as a local transaction immediately without deciding if it should be a local or a global transaction until it becomes inhibited or it becomes ready.

- completing the transaction, (Raz, col.21, line 52 col.23, line 6)
 Raz discloses, "the transaction scheduler eventually transfer execution to the transaction, and the transaction is executed until either it becomes inhibited or it becomes ready" (Raz, col.22, lines 26-29). Hence, Raz teaches of executing the transaction as a local transaction immediately without deciding if it should be a local or a global transaction until it becomes inhibited or it becomes ready.
- wherein the method further includes:
 - initiating the transaction as a global transaction after initiating the transaction as the local transaction; and (Raz, col.21, line 52 col.23, line 6)
 Raz discloses, "the transaction scheduler may commit a ready local transaction. To insure global synchronization is a distributed transaction

after a handshake with the coordinator 147" (Raz, col.22, lines 36-40). In addition, Raz discloses, "this handshake insures that a global transaction is not committed unless all of the processors that are processing assigned portions of the global transaction are also ready to commit their assigned portions of the global transaction. Therefore, when the state of a global transaction changes from the 'active' to the 'ready' state, a 'prepared' signal is transmitted to the coordinator 147" (Raz, col.22, lines 4046). Hence, Raz teaches of executing the transaction as a local transaction immediately without deciding if it should be a local or a global transaction until it becomes inhibited or becomes ready using a 2-phase commit optimization procedure.

However, Raz does not explicitly disclose,

 completing both the local transaction and the global transaction substantially atomically using a last resource 2-phase commit optimization.

McKeehan teaches,

• completing both the local transaction and the global transaction substantially atomically using a last resource 2-phase commit optimization. (McKeehan, col.1, line 45 – col.2, line 32; col.3, lines 23-62; col.4, line 37 – col.7, line 9)
McKeehan discloses, "when an application accesses multiple resources such as files, databases, and message queues, the transaction manager coordinates the updates to these resources, ensuring that either all updates are performed together or none are performed. It uses a method known as the two-phase commit procedure to achieve this. The two-phase commit procedure includes a voting phase in which resource manager indicates that

Art Unit: 2145

his resource is prepared to commit, and a commit phase indicating that the data has been changed or updated. If the voting phase indicates a problem the data is not committed and the transaction does not occur" (McKeehan, col.1, lines 53-64). Hence, McKeehan teaches of a distributed computing environment capable of supporting the two-phase commit procedure.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to combine the teachings of McKeehan with the teachings of Raz to "[optimize] of the local concurrency control for local transaction" (Raz, col.22, lines 15-16). According to Raz, "when an optimistic local concurrency control is used, for example, knowledge that a transaction is local can be used at any time before the transaction is decided" (Raz, col.22, lines 16-19).

- 20. With regard to *claims 2, 26, and 36*, Raz and McKeehan disclose,
 - wherein completing the transaction includes using a local transaction mechanism of the first resource manager. (Raz, col.21, line 52 col.23, line 6; McKeehan, col.1, line 45 col.2, line 32; col.3, lines 23-62; col.4, line 37 col.7, line 9)
- 21. With regard to claims 4 and 38, Raz and McKeehan disclose,
 - wherein completing both the local transaction and the global transaction
 substantially atomically includes using the local transaction as a last resource 2phase commit optimization. (Raz, col.21, line 52 col.23, line 6; McKeehan,
 col.1, line 45 col.2, line 32; col.3, lines 23-62; col.4, line 37 col.7, line 9)
- 22. With regard to *claims 5 and 39*, Raz and McKeehan disclose,

Art Unit: 2145

- further including lazily determining whether to initiate the global transaction. (Raz, col.21, line 52 col.23, line 6; McKeehan, col.1, line 45 col.2, line 32; col.3, lines 23-62; col.4, line 37 col.7, line 9)
- 23. With regard to claims 6, 28 and 40, Raz and McKeehan disclose,
 - wherein the enterprise environment is a Java 2 Enterprise Environment and receiving the request to start the transaction includes receiving the request from a component associated with the Java 2 Enterprise Environment. (McKeehan, col.6, line 59 col.7, line 9; col.9, line 55 col.10, line 6; col.11, lines 47-67)

Conclusion

24. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thomas Duong whose telephone number is 571/272-3911. The examiner can normally be reached on M-F 7:30AM - 4:00PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jason D. Cardone can be reached on 571/272-3933. The fax phone numbers for the organization where this application or proceeding is assigned are 571/273-8300 for regular communications and 571/273-8300 for After Final communications.

Thomas Duong (AU2145)

May 14, 2006

Jason D. Cardone

Supervisory PE (AU2145)